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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/814,689	03/31/2004	Anthony D. Cristillo	502615.20013	8605
26418 75	590 11/16/2006		EXAMINER	
REED SMITE	I, LLP IT RECORDS DEPAR	TMENT	HUMPHREY, LOUISE WANG ZHIYING	
599 LEXINGTON AVENUE, 29TH FLOOR			ART UNIT	PAPER NUMBER
NEW YORK,	NY 10022-7650		1648	, <u> </u>

DATE MAILED: 11/16/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Office A-4: Comment	10/814,689	CRISTILLO ET AL.
Office Action Summary	Examiner	Art Unit
	Louise Humphrey, Ph.D.	1648
The MAILING DATE of this communication Period for Reply	appears on the cover sheet with th	ne correspondence address
• •	TOLVIO OFT TO EVOIDE AMOND	THE OP THEFTY (20) DAVE
A SHORTENED STATUTORY PERIOD FOR REWHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication - If NO period for reply is specified above, the maximum statutory pe - Failure to reply within the set or extended period for reply will, by some content of the period for reply within the set or extended period for reply will, by some content of the period for reply will, by some content of the period for reply will be set or extended period for reply will be set or extended period for reply will, by some content of the period for reply will be set or extended period for reply	G DATE OF THIS COMMUNICAT R 1.136(a). In no event, however, may a reply b n. eriod will apply and will expire SIX (6) MONTHS tatute, cause the application to become ABANDO	ION. se timely filed from the mailing date of this communication. DNED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 2	28 August 2006	
<u> </u>	This action is non-final.	
3) Since this application is in condition for allo		prosecution as to the merits is
closed in accordance with the practice und	•	
Disposition of Claims		•
4)⊠ Claim(s) <u>1-24</u> is/are pending in the applica	tion	
4a) Of the above claim(s) <u>13-24</u> is/are with		
5) Claim(s) is/are allowed.	drawn nom consideration.	
6) Claim(s) <u>1-12</u> is/are rejected.		•
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction as	nd/or election requirement.	. `
Application Papers	, , , , , , , , , , , , , , , , , , ,	
_		•
9) The specification is objected to by the Exar		no Evaminor
Applicant may not request that any objection to		
Replacement drawing sheet(s) including the co		•
11) The oath or declaration is objected to by th	• • • • • • • • • • • • • • • • • • • •	•
Priority under 35 U.S.C. § 119		
12) ☐ Acknowledgment is made of a claim for for	eign priority under 35 U.S.C. & 119	9(a)-(d) or (f)
a) All b) Some * c) None of:	eigh phony under 00 0.0.0. g 11.	<i>S(a)-(a) Si (i)</i>
1. ☐ Certified copies of the priority docum	nents have been received.	
2. Certified copies of the priority docum		cation No.
3. Copies of the certified copies of the		
application from the International Bu	reau (PCT Rule 17.2(a)).	·
* See the attached detailed Office action for a	list of the certified copies not rece	eived.
·	•	
Attachment(s)		
1) Notice of References Cited (PTO-892)	4) Interview Summ	nary (PTO-413)
2) 🔲 Notice of Draftsperson's Patent Drawing Review (PTO-948	Paper No(s)/Ma	il Date
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5)	nai Patent Application
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DETAILED ACTION

Claims 1-24 are pending, of which claims 1-12 are under examination and claims 13-24 are withdrawn from consideration.

The rejection of claims 1-12 under 35 U.S.C. §102(b) as being anticipated by Huang *et al.* (1995) **is withdrawn** in view of Applicants' argument that the reference teaches a substitution mutation instead of the claimed deletion mutation of the viral budding mediating motif.

The rejection of claims 1-7 and 10-12 under 35 U.S.C. §102(b) as being anticipated by Craven *et al.* (1999) **is withdrawn** in view of the Applicants' argument that the reference teaches a substitution mutation instead of the claimed deletion mutation of the viral budding mediating motif.

Applicant's arguments, filed on 28 August 2006, with respect to the rejection(s) of claims 1-12 under 35 U.S.C. §102(b) have been fully considered and are persuasive. Therefore, the rejections have been withdrawn. However, upon further consideration, new grounds of rejection are made in view of the "deletion mutation" limitation that has not been addressed in the previous Office Action.

Claim Rejections - 35 USC § 102

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1-7 and 10-12 are rejected under 35 U.S.C. 102(b) as being anticipated by Xiang *et al.* (1996).

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The instant invention is a DNA molecule comprising a nucleic acid comprising a deletion mutation of the budding mediating motif of a viral protein encoded by the nucleic acid, wherein the viral protein is associated with the virus budding process.

Xiang et al. teach deletion mutations of the highly conserved amino acids, PPPPYV, of the p2b region in the Rous sarcoma virus Gag protein. The deletions removed just the conserved sequence or small groups of amino acids flanking either the amino terminus or the carboxyl terminus of the PPPPYV motif, which resulted in a 90% decrease of viral budding. See Abstract and page 5696, especially Figure 1A. The DNA constructs of the deletion mutations were made by PCR with mutagenesis primers as listed in Table 1 on page 5698.

Thus, the instant invention is anticipated by Xiang et al.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. §103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 8 and 9 are rejected under 35 U.S.C. §103(a) as being unpatentable over Huang et al. (1995, filed IDS) in view of Xiang et al. (1996).

The instant invention is further limited to comprise additional nucleic acids, each encoding an additional viral protein.

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Huang *et al.* describe a HIV-1 molecular clone comprising of nucleic acids encoding HIV-1 Pol, Env, Rev, Tat, Nef and Gag, with substitution mutations of the PTAP motif in the Gag p6 region. Huang *et al.* do not disclose deletion mutations of the viral budding mediating motif.

Xiang et al. suggest making deletion mutation of the viral budding motif as set forth above.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the composition of Huang *et al.* by making deletion mutation of the budding motif as taught by Xiang *et al.* The skilled artisan would have been motivated to do so to prevent viral budding and maturation in order to make noninfectious immature virus particles that can generate immune responses yet do not cause infection. There would have been a reasonable expectation of success, given the 10% budding observed with the deletion mutants and that substitution of heterologous amino acid sequences for the RSV L domain results in the concomitant rescue of budding of virus particles and CA maturation, as taught by Xiang *et al.* Thus, the invention as a whole was clearly *prima facie* obvious to one of ordinary skill in the art at the time the invention was made.

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Contact Information

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have guestions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Louise Humphrey, Ph.D. whose telephone number is 571-272-5543. The examiner can normally be reached on Mon-Fri, 9:30 am - 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bruce Campell, can be reached at 571-272-0974. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Jeffrey Parkin, Ph.D. Primary Examiner

09 November 2006

WH-11/9/2006